Secretary of the property of t

That the said contracts separately and as a whole

have been wise, predent, and well considered, not

only in the interest of the Government of the United

States, but in that of the bondholders and stock-

That in some cases when the Government of the

United States allowed a subsidy of \$32,000 per mile

for grading, superstructure, and equipment of the

road, the contractor has expended for grading alone

That by means thereof, and through the devoted

energy of the officers, directors, and stockholders of

action, representing stock of the value of \$250), and

through and by means of the enormous advances of

money and credit (at times of a hazardous character)

made by the contractors, under and upon the con-

tracts, which are now complained of, the said road

That the road is well and substantially built and

well equipped, and is, in both respects, far better

than most raffroads built during the past ten years

within the limits of civilization, while this gigantic

undertaking has been prosecuted successfully under

difficulties never before encountered by any similar

undertaking in this country. That equally good and

favorable contracts for the company, keeping in view

the rapidity with which the work has been prose-

cuted, could not have been made with any person

outside of the limited number of its own stock-

holders, and that taking the actual cost of the

railroad and its equipments as the basis of

calculation, with a just allowance for work

still to be done by the contractors, the total profits

earned, or paid or agreed to be paid to the

contractors of every kind, without any allowance

being made for the extraordinary hazards and

risks so peculiar to this undertaking, and which, at

times, in its early progress, seemed almost insur

holders of the rallroad company.

has been practically completed.

over \$200,000 per mile.

## UNION PACIFIC R. R. | have been argued between this deponent, sa'd Bard-

Deposition of the Directors of the Company in the Great Fisk Case\_History of the Road, Etc.

The following was crowded out of our columns yesterday by the pressure of other matter:-

NEW YORK SUPREME COURT. James Fisk, Jr., agent, against The Union Pacific Railroad Company and others, City and County of New York, 88. Oakes Ames, a stockholder, and Thomas C. Durant, John B. Allen, Sidney Dillon, and Cornelius S. Bushnell, Directors of the Union Pacific Railroad Company, and defendants in this action, being severally sworn, each for himself, deposes and says that he has heard read the complaint and first and second supplemental complaint in this action, and knows the contents thereof. That as to the six shares of the stock of the Union Pacific Railroad Company, alleged by the plaintiff to belong to him, the facts are as follows:-

That during the progress of the work on the line of said railroad a contract was made to enable said Company to prosecute said work, which, by the terms thereof, was not to be binding unless the same was asserted to and confirmed by the stockholders of said railroad. That the same was submitted to and approved by said stockholders, and therefore legal notice of such contract and approval was indorsed upon the stock certificates of said Company. That afterwards, as deponents are informed and believed, said Fisk became the purchaser from a party who had assented to the said contract for the mere purpose of enabling him to bring an annoying suit against th Company of six shares of said stock of the present value of \$250, or thereabouts, receiving for the same a certificate upon which was plainly endorsed lega notice of and express ratification of all the acts of which he now complains; and deponents are advised by counsel and believe that as to said six shares o stock, the plaintiff is estopped from making any com plaint or demand against the said company, or against any of the defendants in this action.

That the said plaintiff has no other stock in the said corporation, nor any interest therein, nor any cause of action against the same or against any of the defendants herein, except that arising upon the pretended subscription to the company's stock, as set forth in the original complaint, and that, as to said stock, it is claimed by the company that such original scription was invalid and of no legal effect; that the same was made without any intention on the part of the plaintiff of paying for the same, or for the purpose of becoming a bona fide stockholder in said company; that if valid, the same belongs to parties other than the plaintiff; that the alleged offer by us of tender was by means of checks, as hereinafter set forth, and without the risk or use of one dollar of the plaintin's money or credit; and that in the inception thereof, as at all times since, the sole object of the plaintiff, as deponents believe and charge, was in and by unusual and annoying threats and litigations to compel the said corporation to pay to him a large sum of money which they were not legally liable to pay, in order to secure their peace and in order to prevent the injury to the credit of the company which the threats and extraordinary proceedings of the plaintiff in this Court were likely to produce.

And the said Sidney Dillon, one of the abovenamed defendants, further says, that since the commencement of this suit, and during the month of March last, he had a conversation with the plaintiff in respect to such subscription, at which time the said Fisk informed deponent that said subscription was made by him for other parties: that he further stated that he sent a person to make a further subscription for the same persons to Chicago, and when he had done all this, he rendered a bill for his services and expenses to his employer of \$3150, which, "damn them, they refused to pay," and the plaintiff did not claim that any portion of said subscription was for his own account, or that he had any interest therein, and deponent is informed, and believes, that his alleged complaint against his principals is a mere pretense, inasmuch as he did not send an agent to Chicago or pay any expenses in connection therewith, the same having been paid by the same person from whom he temporarily received possession of the check with which his alleged tender for said stock was made: and the said John B. Alley deposes and says, that on the 10th day of March last, he had a conversation with plaintiff in the city of New York, in which said Fisk said that he did not make his subscription to said stock in his own interest; that he made it in the interest of, at the request of, and to serve the Directors of the Union Pacific Railroad: that they behaved so meanly that he was led to take the proceedings against the Company. He said: man to Chicago, paid counsel, and incurred other expenses amounting to about \$3200, and I thought as I did it in their interest and for their benefit, that they ought to have paid the bill, but they were so d-d mean they would not, and then I made up my mind to try it on and see what I could do; that I then raised my price to \$75,000, and as they would not settle at that, I now propose to have \$100,000, and if they don't accede to my demand I'll put it to them until they have been damaged enough to conclude i is best to do it."

That in no part of this conversation did the plain tiff allege or claim that the said subscription, or any part thereof, was made for himself, or that he had any interest therein; on the contrary, he expressly stated that the suit was brought solely because somebody had not paid his expenses, \$3200, as afore-

And the said Cornellus S. Bushnell says that he had a conversation with said plaintiff in July last, after the commencement of the suit in New York in which the plaintiff stated that said alleged subscription to said stock was made for two persons, directors in said railroad, and not for himself, and that he had no interest therein, and that the reason why he had brought this suit was because his principals had not paid to him certain expenses he ad been put to in retaining counsel, and, said he, "I have commenced my suit, and I want a large sum of money, and if you do not settle with me, the papers are made out [and signed by the Judge for a re ceiver of the Union Pacific Railroad, and he will be

appointed ex parte before 2 o'clock to-morrow." The deponent at first believed said Fisk's statements, and was much alarmed by these threats, and feared that the Company would be compelled to pay almost any sum the plaintiffs chose to demand, as at that time the Company had many millions of property in New York, which, if seized without notice by a receiver, would have put an end temporarily to all work on the road. That no receiver was appointed at that time; but fearing that the disintiff's threats might, at some future time, be carried into execution, the Company took mea-Bures to remove so much of its property as was convenient, out of the jurisdiction of this Court before any formal notice of an application for the uent of a receiver. And the said Thomas C. Durant deposes that he was present at the time of the making of the said pretended subscription for 15,000 shares of the stock of the company. That said Fisk informed the deponent that Josiah Bardwell, of Boston, one of the defendants herein, would subscribe for a large amount of the stock of this company if present; that Bardwell was expected in New York on the day that such subscription was made, but had not arrived, and that the plaintiff was de-sirous that said Bardwell's interest should be prosirous that said Bardwell's interest should be pro-tected in his absence. That deponent had provided, for the purpose of making a subscription on his own account to said stock, a certified carek, drawn by himself, as had also one H. S. foComb, and as had also, as deponent now remembers, one H. S. Crane; that the aggregate of said cks was \$675,000; that the plaintiff volunteered to acribe, in his own name, for five thousand shares, aking these checks to be used as a tender; that such bacription was made by deponent for said Bard-sii, McComb and Crane, as deponent understood it, and not for the plaintin, each of the parties afore-said being interested therein, either in proportion as such checks were contributed, or as might thereafter the original estimate,

well, McComb and Crane, the precise interest of each

That said checks so used by the plaintiff were at all times practically within the control of this deponent; that said plaintiff did not contribute any money or incur any risk whatever, and in the subscription was the mere agent of deponent and of the other parties before mentioned; that the plaintiff, within a few minutes thereafter holding the other checks at the special request of said McComb, and made another subscription of five thousand shares of said stock for the use and benefit of one Turner, and in his name, and again tendered to the Treasurer of said road the same identical checks which had been offered and refused for the first subscription, and did not offer a different tender than the checks aforesaid; that immediately afterwards, finding that said checks would not be received, the plaintiff again went through the form of subscribing for 5000 more shares of stock, and again offered to the Treasurer the said three checks, and no others; making no other or different tender; and while deponent did not object to the use of his check because he knew that it would not be received by the Treasurer, so that deponent did not lend, nor did said Fisk borrow, or intend to borrow, any money from deponent, nor would deponent have lent to him the amount of his said checks, or any other large sums, for any purpose whatever, without security. And deponent further says that the said checks were thereupon, and within a few minutes, again offered and tendered to the Treasurer of the road in payment of still further subscriptions by other parties to the stock of the company, until, without the payment of any money whatever, and without even going through the form of drawing new checks, subscriptions for about two millions of dollars were nominally made to the stock of the company, on the basis alone of the \$275,000 furnished by deponent and his associates in interest as aforesaid, all of said pretended subscriptions being rejected by the company on the same grounds which were insisted upon as invalidating said subscriptions so made by said Fisk for this deponent and his associates in interest, as aforesaid.

Deponent further says that other large subscriptions amounting to over \$30,000,000 were made at about the same time, by Messrs. Alley, Dillon, Blair and others, which were in the same manner refused by the company for the same cause, and the same have never been recognized as valid.

The deponent had, previous to said New York subscriptions, determined to send an agent to Chicago to make a subscription there to the stock of the said Company, and said Fisk proposed that deponent would employ a friend of his for that pur pose, which deponent assented to, gave the necessary \$100 for his expenses, sent him to Chicago to make a subscription, and, after his return, paid him \$500 for his

That while in Chicago, as deponent is informed and believes, the said messenger made subscription in the name of Fisk for 5000 more shares, and gave a draft for some sum in New York in payment therefor, which draft, when it reached the treasurer of the company, was rejected by him as not being money within the requirements of the charter of the company, and for other reasons; and said pretended subscription was wholly invalid and void, and said Fisk has never paid any sum of money whatever on account of the same. By reason whereof the said Fisk has no stock or interest in said company to the extent of one dollar, save only the six shares before referred to, and his whole pretended claim arises from and out of the aforesaid farcical use of deponent's check and those of his associates, based upon which said Fisk now claims to have a large pecuniary interest in the stock of this company.

Deponent further says that the pretense of the said Fisk that he has paid the sum of \$3200, or any other sum whatever, for costs and expenses in connection with said subscriptions which he now falsely alleges to be the cause of his present prosecution of the Union Pacific Railroad Company, is, as deponent believes and charges, wholly untrue; and all the deponents before named depose and say that each and every of the material allegations in said original complaint, and in the supplemental complaints, is and are absolutely false, and without substantial foundation in fact, and the material allegations contained in the affidavits, based upon which a temporary receiver was appointed by this Court, are in like manner false, malicious, and absolutely untrue,

Deponents further say, that the averments of plaintiff in respect to the connection of the Credit Mobilier of America with the Pacific Railroad Company, and in regard to the profits received, or paid, or agreed to be paid to the Credit Mobilier for the construction of said road, or any part thereof, are wholly without foundation in point of fact; that the facts are as follows, and not otherwise:-The first contract made for the construction of a small portion of the road of the company, long after it was made, and after much of the work under it was complete, was assumed by the Credit Mobilier of America, which company agreed to become the agent of the contractor and to advance the money necessary to enable him to complete his work for a commission.

That the Credit Mobilier did advance to him a large

sum of money, the work was completed, the contract price was paid, and the whole connection of the Credit Mobilier of America with the Union Pacific Railroad Company was ended (except that there is an unsettled balance claimed by the contractor) in the year 1866, and from that time to the present the Credit Mobilier of America has had no contract with the said Union Pacific Railroad Company, either for the building or equipment of its road or for the purchase of its securities, since February, 1867, and each of the allegations of the complaint or of any of them in this action, as to any other or different arrangement or contracts than those above set forth, is and are false and without the semblance of truth. That the Credit Mobiller of America had an original capital of two million dollars (\$2,000,000), all of which was paid in eash, which was subsequently increased to three millions seven hundred and fifty thousand dollars (\$3,750,000). That since its organization, it has paid to its stockholders two dividends of six per cent., and no more, and its present assets do not exceed its original capital. That at the time of the commencement of work on the line of said railroad its bona side stockholders were few in number, not exceeding in all some sixty or seventy. That the directors of the company were, and have continued to be, the largest stockholders, and now represent over two-thirds of its whole capital stock, and that when the contract was made under which the first two hundred and forty-seven miles of the road was constructed, there was no Eastern railway connection for the transportation of iron, materials, or supplies; the road was to be built through a new country, destitute of resources for prosecution such a work; the Rebellion was in progress; the finances of the country in an unsettled state; iron and materials enormously high; labor difficult to obtain, and very great natural obstacles to be surmounted. That it soon became necessary to call upon the directors for very large cash advances to enable the company to prosecute the work on the road, and frequently such advances made by the Directors and other principal stockholders amounted to millions of dollars in money and credit. That in the year 1867 it became apparent that unless the principal parties in interest in the road would make further and larger advances the work would be seriously retarded, and after full consultation with parties in interest it was determined to make a contract for the delivery and equipment of a large portion of the road, but inasmuch as it was supposed that this contract, although legally made in the interest and for the benefit of the stockholders, might be deemed objectionable, unless ratified by the parties interested. it was determined that it should receive the express sanction of the stockholders of the company, and that such express consent and ratification have been

That at the time such contract was made it wos

believed to be essential for the interests of the Gov-

ernment of the United States and of the company that the road should be completed without the usual

delays incident upon work of this character, and, in

shead without regard to cost or the natural obstacles

to be overcome, and to this liberality alone is the fact

due that the line is now practically finished, at a cost,

as anticipated, in some cases of more than double

accordance with this view, the road has been pushed

mountable, are not so great as are commonly and properly paid upon similar contracts in the State of New York, and will not, in the opinion of deponents who have a full and complete knowledge of all the facts, amount in the aggregate to 15 per cent, upon the actual cost of the work done and contracted to be done under contracts which are now sought to be invalidated. Deponent further says that all the allegations contained in the complaint of one Henry McComb against the Credit Mobiller of America, in so far as they conflict with the foregoing statements, are erroneous and untrue in fact. Dated April 5, 1869. OAKES AMES, CORNELIUS S. BUSHNELL, THOMAS O. DURANT, SIDNEY DILLON. JOHN B. ALLEY. CITY ITEMS.

CUSTOMER DEPARTMENT-With choice assortment of seected styles of Piece Goods, to be made up to order by competen and experienced Cutters and Workman into Men's, Youths', Boys' or Children's garments of every style.

HALF WAT BETWEEN | BENNETT & CO., Fifth and Tower Hall, Sight Streets.) 518 MARKET STREET, PHILADELPH AND 600 BROADWAY, NEW YORK.

THE PUREST AND SAFEST,-The efficacy of Hos-TETTER'S CELEBRATED STOMACH BITTERS as a specific for recruiting the enfeebled body and cheering the desponding mind has passed into a proverb. In the United States, where this marvellous tonic has borne down all opposition and eclipsed all rivalry, the demand for it has annually increased in a heavier and heavier ratio for years, until, at last, the regular sales of this preparation exceed those of all other stomachics combined. Eminent members of the medical profession and hospital surgeons without number have candidly admitted that the pharmacopeia of the faculty contains no prescription that produces such beneficial effects in dyspepsia, general debility and nervous diseases, as Hostetter's Bra-TERS. To use the language of a venerable physician of New York, "The Bitters are the purest stimulant and the safest tonic we have." But the uses of the great vegetable antidote are much more comprehensive than such praise would imply. As a PREPARA-TORY ANTIDOTE to epidemic disease, a genial stimulant, a premoter of constitutional vigor, an appetizer, a stomachic, and a remedy for nervous debility, no medicinal preparation has ever attained the reputation of HOSTETTER'S BITTERS. It is the HOUSEHOLD TONIC of the AMERICAN PEOPLE, and, in all human probability, will be so for centuries to come. The magnates of Science recognize its merits; and that it is emphatically the medicine of the masses is proved by its vast and ever-increasing sales.

FROM TRUSTWORTHY DATA it has been estimated that at least one-fourth of all persons born in the United States have, at birth, lungs in a tuberculous condition, and in consequence are predisposed to Pulmonary Complaints yet it is equally well established that this predisposition need not end in Consumption, Asthma, or any other lung disease, if due care and watchfulness be observed, and all exciting causes promptly treated as they arise. It is in just such cases DR. D. JAYNE'S EXPECTORANT exercises its most beneficial effects, and has produced the largest proportion of its cures. Besides promptly removing Coughs and Colds, which, when left to themselves, are the most common cause of tuberculous development, the Expecto rant allays any inflammation which may exist, and by promoting easy expectoration cleanses the lungs of the substances which clog them up, and which rapidly destroy when suffered to remain. Sold by all Druggists.

ANOTHER SUBJECT OF PRIDE.—There are numerous features of Philadelphia that are without rivals on this cont: dent. Thus it has the handsomest Academy of Music, the finest hotel, and the most extensive jewelry store in the United States. It now has what, without exaggeration, may be pronounced one of the most beautiful milliners establishments in this country. Travellers say that in neither Paris nor London has it an equal. We refer to the millinery establishment of Mrs. T. R. Steel, No. 1225 Chesnut street. Dropping in there yesterday, we were struck with the elaborate style in which everything was gotten up, massive walnut cases, full length mirrors, Wilton carpet on the floor, lounges of the most inviting appearance, and in the rear a beautiful work-room, fitted up in luxurious style. Her stock of Bonnets, Hats, Flowers, Feathers, etc., are in the greatest variety. For taste, richness, and elegance of style there is all that fancy could suggest or the most fastidious taste demand. Ladies will find it to their interest to patronize Mrs. Steel, and they may be assured by doing so that they will save time, trouble,

CONFIDENCE NOT MISPLACED.—The purity and adapted ness of what is offered to a confiding public for any specific purpose should always be a consideration with purcha and consumers. 'The "Standard Wine Bitters" of Mr. Speer are a pure and life-inv-gorating article, and are found to to those who are striving for the mastery with death. Give them a judicious trial. Sold by druggists.

THE \$1,000,000 ROBBERY, at Twelfth and Chesnut stress, could not have happened had the Savings Bank been provided with one of Marvin's Spherical Chrome Iron Burglar Safes, impervious to wedges, sledges, and drills Call and see them. MARVIN & Co., No. 721 Chesnu street, Masonic Hall.

JEWELBY,-Mr. William W. Cassidy, No. 12 S. Second street, has the largest and most attractive assortment of fine Jewelry and Silverware in the city. Purchasers can rely upon obtaining a real, pure article furnished at a price which cannot be equalled. He also has a large stock of American Western Watches in all varieties and at all prices. A visit to his store is sure to result in pleasure and

SALE OF BOOTS, SHOES, ECU.-We recommend to the attention of city and country merchants the large and de sirable assortment of Boots and Shoes to be sold, by cats logue, on Thursday morning, April 8, at 10 o'clock, by C. D. McClees & Co., Auctioneers, No. **506** Market street. HALLET, DAVIS & Co.'s "New Scale" Grand and Square Pianos have great body of tone, and are as clear and musi-cal as a bell. The Agency is at No. 927 Chesnut street. Every musician should have one.

THE LABOURT is not always the best, but the AMERICAN House, Boston, which is the LARGEST HOTEL in New England, will also be found one of the best. Every provision is made for the comfort of guests.

OFENING DAY.—Charles Oakford & Sons, Nos. 834 and see Chesnut street, will open on Thursday, April 8, their spring styles of ladies', misses', and children's fancy hate and infants' lace caps.

MERCHANT TAILORS AND CLOTHERS. Continental Hotel Bullding. ARE NOW PREPARED With a full assortment of Really Psahionable Goods

FOR GENTLEMEN'S WEAR, FINE READY-MADE CLOTHING

ALL TARTES.

to fit and please ALL BEXES. ALL PRICES.

REMOVAL OF MEDISTOF, "A SONS' HEATING AND VENTILATING WAREHOUSE. Dam, il Morshon's Sons, finding
their former extensive questes, contriely too contracted for
their large and constantly near using business, have just
completed a splend's warchouse at the N.W. corner of
Twelfth and Filbert streets, which, is one of the finest and
most imposing business improvements made in our city for
years. Its great size and the cost verticules it contains
have enabled the entorprising first to give the greatest,
possible space to their show-rooms, sales-rooms, the manufacturing and other departments connected with the business, so that those having dealises; with the firm will
always find a large assortment of their calculated on its
customers. The Russian Air-Tight Heater, which has
given a world-wide reputation to the Messra, Mershor, will,
of course, form a conspicuous postion of their stock; but,
besides them, their celebrated Ranges, Low-down Grates,
Ventilators, etc. etc., will always be found on hand in such
variety as to make a selection from them easy and agreesble. The opening of their fine establishment makes a new
era in their particular line of business, and we doubt not
that in their new location they will be amply repaid for the
large outlay their enterprise has necessitated.

REFRIGERATORS, Cedar Chests, Stepladders, and a QUALITY AND STYL " THE TEST OF CHEAPNESS. the company (excepting only the plaintiff in this

REFRIGERATORS, Cedar Chests, Stepladders, and large assortment of Housekeeping Articles, at h. S. Far son & Co.'s old stand. Nos. 220 and 222 Dock street, be

SPRING SALE

PINE CLOTHING FOR GENTLEMEN AND BOYS.

An Entirely New Stock! By far the largest and most varied,

The most elegantly made up, In new and stylish modes, Well sewed and handsomely trimmed Grave and Gay, to suit all tastes,

Boys of six or men of sixty. Scale of Prices cheap, CHEAPER, CHEAPEST.

WANAMAKER & BROWN have now opened, after months of preparation,

stock of Spring and Summer Clothing which far surpasses even their former eff orts. This they will dispose of by a LIVELY AND QUICK SALE,

to insure which they have put the

Lowest Figure Possible

ADVICE.—Come and see for yourself.

Secure a "first pick" out of this stock. Register your orders early in the Custom

Department. Ask your wife to examine our Boys' Clothing.

Buy your Shirts, Cravats, etc., in our en larged Gents' Furnishing Department. OAR HALL BUILDINGS.

LARGEST CLOTHING HOUSE IN PHILADELPHIA. S. E. COR. SIXTH AND MARKET STREETS,

EXTENDING ON SIXTH STREET

FROM MARKET TO MANOR.

ME A HE HE E ED.

EVANS—FORTINER.—September 3, 1888, by the Rev. W. W. Newton, Mr. CHARLES A. EVANS, of Maine, to Miss ANNIE J. FORTINER, of Mayyland.

LINCK—ANKER.—On Sunday evening, April 4, 1889, at the residence of William A. Nester, Nicotown, by Rev. A. E. Hunter, Mr. HARRISON LINCK to Miss LOUISA ANKER, all of this city.

BUNTING.—Suddenly, on Second-day, the 5th instant, SAMUEL C. BUNTING, in his 79th year.

His relatives and friends are invited to attend his funeral, from his late residence, No. 32/7 Walnut street, on Fitth-day at 2 o'clock P. M. Fith-day at 2 o'clock P. M.

CANNAVAN.—On the 5th instant, Mrs. MARY JANE
CANNAVAN. daughter of Eary and the late Robert
Moore, in the 56th year of her age.

The relatives and friends, abso Nonpariel Grotto, No. 7,
S. & D. of A. A., are respectfully invited to attend the
funeral, from her late residence, No. 239 Jofferson etreet,
on Thursday at 2 o'clock. Funeral services at St. John's
M. E. Church. Interment at vault of charch.

HOLDEN.—On the 5th instant, DEBORAH HOLDEN,
relict of the late RLH HOLDEN, aged 52 years.

Her relatives and friends are respectfully invited to
attend the funeral, from the residence of her causin, Mrs.
L. A. Bryan, No. 1829 Mervine street, this (Wednesday)
afternoon at 3 o'clock.

JONES.—On the morning of the 7th instant, ALFRED

JONES, On the morning of the 7th instant, ALFRED 3. JONES, son of Samuel A. and Susan N. Jones, in the 2th year of his age. Bith year of his age.

The funeral will take place from his father's residence, No. 2830 Wallach street, on Seventh-day (Saturday) next, the 16th instant, at 2 o'clock P. M.

McNICHOLL.—On the 5th instant, WILLIAM MCNICHOLL, in the 57th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his son-in-law, Mr. John Yimby, No. 1123 Thurslow street, on Thursday, the 7th instant, at 10 o'clock. Interment in Philadelphia Cemetery.

ROBERTS.—On the 6th instant, Mr. JOHN P. ROBERTS. On the 5th instant, Mr. JOHN P. ROBERTS, in the 80th year of his age, and a soldier of the War of 1812

His funeral will take place from the residence of his sonin-law, Mr. James W. Howard, No. 302 S. Juniper street,
below Spruce, on Friday afternoon at 1 o'clock. To proceed to Woodlands Cemetery. ceed to Woodlands Cemetery,
SNYDER.—Suddealy, on Monday, the 5th of April, Mr.
GEORGE SNYDER, in the 76th year of his age.
The relatives and friends of the family are respectfully
invited to attend the funeral from his late residence,
Castor road, near Sandy Ford, on Friday morning at 10
o'clock, without further notice. To proceed to William
Penn Cemetery.

### AMERICAN LIFE INSURANCE COMPANY OF PHILADELPHIA,

S. E. Corner FOURTH and WALNUT.

SEE ITS RATES AND PLANS BEFORE INSUR-

ING ELSEWHERE. ALEX. WHILLDIN, President,

JOHN S. WILSON, Secretary.

JONES'

One-Price Clothing House,

No. 604 MARKET Street.

Our Garments are well made. Our Cutters are men of talent.

BUT ONE PRICE IS ASKED. Satisfaction Guaranteed Every Purchaser.

GEO. W. NIEMANN, Proprietor, 2 17 wimti No. 664 MARKET St., above Sixth.

WESTON & BROTHER.

MERCHANT TAILORS,

S. W. Corner NINTH and ARCH Sts.,

PHILADELPHIA.

DAILY RECEIVING

SPRING AND SUMMER STYLES OF THE LATEST IMPORTATIONS.

A Superior Garment at a reasonable price. SATISFACTION GUARANTEED. \$ \$1 3mrp

# IMPORTANT ANNOUNCEMENT!

The Subscribers beg leave to announce in their CUSTOMERS and the PUBLIC GENERALLY, that their STOCK of GOOD, DAMAGED BY WATER at the LATE FIRE AT THEIR STORE will be exposed for SALE on FRIDAY April 2, consisting of TABLE LINENS, TABLE CLOTHS, NAPKINS, LINEN and MUSLIN SHEETINGS, MUSLINS, BLANKETS, FINE MARSEILLES QUILTS, SPREADS, ETC. ETC.

Also, nearly their ENTIRE STOCK of ELEGANT LACE CURTAINS and DRAPERIES, some of them the richest imported, SLIGHTLY WET, will be sold at prices to insure their IMMEDIATE SALE.

### SHEPPARD, VAN HARLINGEN & ARRISON,

Linen, House-Furnishing Dry Goods and Curtain Establishment,

#### No. 1008 CHESNUT Street.

DRY COODS.

THE COPARTNERSHIP HERETOFORE existing between JAMES McMULLAN and R. W. LEHMAN is this day dissolved, by mutual consent. The business of the late firm will be settled by JAMES MCMULLAN. April 1, 1869.

JAMES McMULLAN, thankful for the patronage of his customers and kind friends, respectfully solicits a continuance of the same to his successor.

GEORGE MILLIKEN.

As successor to JAS, McMULLAN, will continue the

HOUSE-FURNISHING

Dry Goods Business,

Making, as heretofore,

LINEN GOODS, Of every description, the great leading specialty of

his business.

JAMES MOMULLAN.

PRICE & WOOD. N. W. CORNER EIGHTH AND FILBERT. Daily receiving New Goods from New York auction sales

WHITE GOODS! WHITE GOODS! 5000 yards Plaid Nainsooks, 25, 28, 33, 37%, 45, and 50 cents per yard. 5000 yards Piano read.
and 50 cents per yard.
Stripe Nainsook and Stripe Swiss Muslins, very cheap.
White Piques, 25, 31, 37%, 45, 50, 62%, 75, 85, and 81 per yard.
Nainsook Muslins, fine qualities, 25, 30, 36, 40, 45,

Nathanos Antonios, 50, and 6:23; cents, 50, and 6:23; cents, Soft-finish Cambrics, Jaconets, Swiss Muslins, Victoria awns. Plain and Plaid Organdy Muslins. White Brilliantes, fine qualities, 25, 31, and 37%

MARSEILLES QUILTS!

Marseilles Quilts at less than auction prices. LINEN GOODS!

Bleached Table Damasks, very cheap. Heavy Power Loom Table Lineas. Eargains in Napkins and Doylies. Huckaback and Damask Towels at less than importers'

Apron. Birdeye and Nursery Diapers.
Best makes of Shirting Linens.
A cheap lot of figured Shirting Linens, 2S cents a yard.
Yard wide Stripe Percales, Shirting Percales.
French Chintzes, Stripe De Laines, Alpaca Lustres,
A cheap lot of Mixed Goods, 31 cents a yard.
Granite Poplins, 62% cents a yard. BLACK MILKS! BLACK SILKS!

Black Gres Grain Silks, S2, S2\*25, S2\*50, S2\*75, S3, and S3\*50 per yard. Black Alpacas, 31, 37%, 45, 50, 56, 65, 75, and 90 cents.

American Calicoes and Ginghams, fast colors.

Bargains in Ladies' and Gents' Linen Hdkfs., Gents'
Neck Ties, Shirt Fronts and Suspenders, Ladies' and
Gents' Hossery and Gloves, etc., etc.

Hamburg Edgings and Insertings, Magic Rufflings, Coventry and Sandringham Rufflings, Registered Edgings,
Marseilles Triumings, etc., etc.

PRICE & WOOD. N. W. CORNER EIGHTH AND FILBERT. N. B.—A celebrated Kid Glove at S1 a pair. Jouvin's Kid Gloves, choice shades.

1869.

(OPENED IN 1853, MARCH 10). CENTRAL LOCATION.

LARGE WELL LIGHTED STORE. A GOOD CLASS OF GOODS.

THE LOWEST POSSIBLE PRICES. ESTABLISHED ON FAIR BUSINESS PRINCIPLES

POLITE AND ATTENTIVE ASSISTANTS. Where the above cardinal points are true and strictly observed, in ninety-nine cases out of every hundred, success and prosperity are certain.

SUCH IS OUR EXPERIENCE. We have now open a magnificent stock of Sessonable and Desirable

SILK AND DRESS GOODS,

CASSIMERES AND CLOTHS, LINENS, WHITE GOODS, DOMESTICS, ETC. ETC. JOSEPH H. THORNLEY.

L. E. COR. EIGHTH AND SPRING GARDEN PHILADELPHIA.

FANCY SILK POPLINETTES.

AFFS AND MACHINERY MOVED.

EDWIN HALL & CO.,

NO. 28 SOUTH SECOND STREET,

Opened to-day, 42 pieces

Fancy Styles Silk Poplinettes,

The handsomest goods of the kind ever offered in Philadelphia. [4 6 31 The Patterns and Colors were ordered by ourselves.

DRY GOODS. LLIKEN LINEN STORE,

New Linen Dresses.

No. 828 ARCH STREET.

NEW AND BEAUTIFUL

PRINTED

LINEN CAMBRICS.

Received by last steamer from Europe,

JOHN W. THOMAS, 405 and 407 N. SECOND St.

Has now open for examination

HIS LARGE AND ELEGANT STOCK OF Spring Dress Goods.

The assortment includes all the LATEST STYLE SILKS, GRENADINES, POPLINS, ETC. Our Goods being bought ENTIRELY for CASE.

we are enabled to offer SPECIAL INDUCEMENT QTOKES & WOOD.

DRY GOODS

FOR THE SEASON.

SEVENTH AND ARCH STREETS.

PHILADELPHIA.

1012 1014

FOR THE LADIES.

THE ROYAL CHART

**Cutting and Fitting Ladies' Dresses.** 

J. M. HAFLEIGH.

Nos. 1012 and 1014 CHESNUT St., Has made arrangements with the Patentee in Europe, by which he has secured the celebrated Royal Chart for Cutting and Fitting Ladies' and

This has proved to be the most reliable system for Cutting and Fitting ever presented to the public. To each purchaser of a Dress Pattern, one of these

charts will be given free of cost.

1115. WM. T. HOPKINS' 1115 LADIES' EMPORIUM.

NO. 1115 CHESNUT STREET (GIRARD ROWK Largest assortment and Best and Cheapest Goods in the city in all the following lines:

Manufacturer of Hopkins' Celebrated Champion Hoop Skirts, for Ladies, Misses, and Children, in over four hundred styles, shapes, lengths, and sizes.

Coteil, Satine, and James Corsets, in eight different styles, manufactured expressly for our own sales, from \$1.60 to \$5.

33 different styles of superior fitting French worsa Whalebone Corke FTS, from \$1 to \$7.

14 varieties of extra handsome Whalebone Corsets, from 75 cents to \$2.50.

Shoulder Braces, Madame Foy's Corset Skirt Supporters, etc. porters, etc.

Mrs. Mondy's Patent Self-adjusting Abdominal Cornel, highly recommended by physicians, from S3 to S7. FULL LINES OF LADIES' UNDERGAR-MENTS.

52 Bartram Pantom's Family Sawing Machines, being graintously distributed to our customers for the purpose of getting them introduced.

2 35 has

BONNETS, TRIMMINGS, ETQ.

THOMPSON REYNOLDS, Importer, Wholesale and Retail Dealer In STRAW AND MILLINERY GOODS, PRENCH PLOWERS, FTC., ETC., FEATHPRS, FTC., ETC., N. W. Corner EIGHTH and VINE Sts., R. F. S. HEATH. 146 Im; Philadelphi

RODGERS' ANDWOSTENHOLM'S POCKET RODGERS' and Stag Handles, of beautiful finish, RODGERS' and WADE & BUTCHER'S RAZORS, and the coledynted LECOLTRE RAZOR SOISSORS of the

onistrated Library, and Table Outlery Ground and arons, Knives, Sciesors, and Table Outlery Ground and arons, Knives, Sciesors, and Table Outlery Ground and island, at P. MADEIRA'S, No. 115 S. TRNTH Street. TOHN FARNUM & CO., COMMISSION MER-

el chants and Manufacturers of Conestogs Ticking, etc., No. 233 OHESNUT Street, Philaddelphia.

EMPIRE SLATE MANTEL WORKS. J. B. EMPS, No. 9196 CHESNUT Steept. 118wfut.